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9
                       UNITED STATES DISTRICT COURT
10
                     CENTRAL DISTRICT OF CALIFORNIA
11
    JULIUS JOHNSON, an individual,
                                         Case No. 2:23-cv-05061 PA (AFMx)
12
         Plaintiff,
                                         [PROPOSED] ORDER
13
                                         GRANTING MOTION FOR
         VS.
14
                                         ALTERNATE SERVICE AND TO
                                         EXTEND THE DEADLINE TO
15
    ONIKA TANYA MARAJ P/K/A NICKI
                                         COMPLETE SERVICE
    MINAJ, an individual; UNIVERSAL
16
    MUSIC GROUP, INC., a Delaware
                                                        October 23, 2023
    corporation; SONGS OF UNIVERSAL,
                                          Date:
17
                                                        1:30pm
                                          Time:
    INC., a California corporation;
18
                                          Courtroom:
                                                        9A
    MICHAEL LEN WILLIAMS II P/K/A
19
    MIKE WILL MADE IT, an individual;
                                          Honorable Percy Anderson
    KAZARION FOWLER P/K/A SKOOLY,)
20
    an individual; MONEY MACK MUSIC
    INC., a Louisiana corporation;
21
    HARAJUKU BARBIE MUSIC, LLC, a
22
    Delaware limited liability company;
    ESTHER RENAY DEAN P/K/A ESTER
23
    DEAN, an individual; MARCUS BELL,
24
    an individual; SOUNDS FROM
25
    EARDRUMMERS, LLC, a Georgia
    Corporation; WB MUSIC CORP., a
26
    Delaware Corporation; DAT DAMN
27
    DEAN; and DOES 1-10, inclusive.
         Defendants.
28
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1 <u>ORDER</u> 2 Having reviewed considered all the papers on file and the arguments of the 3 parties on Plaintiff Julius Johnson's ("Plaintiff") Motion for Alternate Service and to 4 5 Extend the Deadline to Complete Service, the Court hereby orders as follows: 6 Plaintiff's Motion is **GRANTED**. 7 Plaintiff may serve the Summons and Complaint in this matter on Defendant 8 9 Marcus Bell by e-mail at the e-mail address bellringerproductions@gmail.com. The 10 Court finds that such service is reasonably calculated to give actual notice to 11 Defendant. Upon completion of service, Plaintiff must file a proof of service indicating 12 13 the date, time, and manner of service. 14 In light of the difficulties Plaintiff has experienced in effectuating service on 15 16 Defendant, Marcus Bell, good cause exists to extend the deadline to complete service. 17 Plaintiff must effectuate service of process on Defendants by November 23, 2023. 18 19 IT IS SO ORDERED. 20 21 DATED: \_\_\_\_\_\_, 2023 22 23 Honorable Percy Anderson 24 25 26 27 28